





UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS P.O. Box 1450 Alexandria, Viginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/852,348	05/09/2001	Lutz Richter	A-2829	4692	
7	590 05/07/2003				
	D GREENBERG, P.A.	EXAMINER			
POST OFFICE BOX 2480 HOLLYWOOD, FL 33022-2480			WEEKS, GLORIA R		
			ART UNIT	PAPER NUMBER	
		•	3721	12	
			DATE MAILED: 05/07/2003	10	

Please find below and/or attached an Office communication concerning this application or proceeding.

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··\		Application No.		Applicant(s)				
		09/852,348		RICHTER ET AL.	יוע			
	Office Action Summary	Examiner		Art Unit				
•		Gloria R Weel		3721				
Perio	The MAILING DATE of this communication ap d for Reply	pears on the co	ver sheet with the c	orrespondence add	ress			
TI - - -	SHORTENED STATUTORY PERIOD FOR REPLHE MAILING DATE OF THIS COMMUNICATION.  Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days, a replin NO period for reply specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailine earned patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, holy within the statutory I will apply and will exple, cause the application	owever, may a reply be tin minimum of thirty (30) day ire SIX (6) MONTHS from in to become ABANDONE	nely filed s will be considered timely. the mailing date of this cor D (35 U.S.C. § 133).	nmunication.			
1)	Responsive to communication(s) filed on 14	February 2003			•			
2a)	☐ This action is <b>FINAL</b> . 2b)⊠ T	his action is nor	ı-final.					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.								
	osition of Claims							
4)	Claim(s) <u>1-25</u> is/are pending in the applicatio		rown from conside	ration				
51	4a) Of the above claim(s) <u>1-5, 7, 9, 13 and 15</u>	<u>- 19</u> 15/ale Williui	awii iroin conside	rauori.				
6)	Claim(s) is/are allowed.							
	☐ Claim(s) is/are objected to.☐ Claim(s) are subject to restriction and/o	or election requi	romont					
,	cation Papers	or election requi	rement.					
9)	☐ The specification is objected to by the Examine	er.						
	☐ The drawing(s) filed on is/are: a)☐ acce		ected to by the Exa	miner.				
	Applicant may not request that any objection to the	he drawing(s) be	held in abeyance. S	ee 37 CFR 1.85(a).				
11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.								
If approved, corrected drawings are required in reply to this Office action.								
12)☐ The oath or declaration is objected to by the Examiner.								
Priori	ity under 35 U.S.C. §§ 119 and 120							
13)	<ul> <li>Acknowledgment is made of a claim for foreig</li> </ul>	n priority under	35 U.S.C. § 119(a	)-(d) or (f).				
	a) ☐ All b) ☐ Some * c) ☐ None of:							
	1. Certified copies of the priority documen	its have been re	ceived.					
	2. Certified copies of the priority documen	its have been re	ceived in Applicati	on No				
	Copies of the certified copies of the price application from the International But See the attached detailed Office action for a list.	ureau (PCT Rul	e 17.2(a)).		stage			
14)[	Acknowledgment is made of a claim for domest		-		application).			
15)	a) $\square$ The translation of the foreign language pr $\square$ Acknowledgment is made of a claim for domes				,			
	ment(s)	, ,	<b>00</b>					
2) 🔲 1	Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) nformation Disclosure Statement(s) (PTO-1449) Paper No(s)	4) [ 5) [ 6) [	Notice of Informal I	/ (PTO-413) Paper No(s Patent Application (PTO				
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## Response to Amendment

1. This action is in response to Applicants' amendment received on February 14, 2003.

## Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 6, 8, 10-12, 14 and 20-25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Boss et al. (USPN 6,142,353) in view of Bodie et al. (USPN 5,518,228).

In reference to claim 20, Boss et al. discloses a gathering stapler comprising: a plurality of cooperating subassemblies including an operatively revolving endless chain (6) having a conveying strand running in a conveying direction (63) at a certain speed and conveying gathered folded sheets (11); a stapling carriage (15) attached to the conveying strand (via 29) and operatively oscillating in parallel with the conveying strand for running in synchronicity with the conveying strand in the conveying direction with certain time segments (column 3, lines 15-21); stapling heads (16) mounted to the stapling carriage (15) and adapted for ejecting staples; a stapling displacement (column 4, lines 31-37) configuration adapted for activating the stapling heads for ejecting staples; a delivery (10); an ejector (column 3, lines 9-14); and a plurality of subassembly drives (12, 14, 39). Boss et al. does not disclose a motor for separately controlling at least some of the subassemblies.

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Bodie et al. teaches a gathering fastener comprising a plurality of subassemblies including a stapling carriage (104), a collecting chain (20), a stapling displacement configuration (102), a delivery (110), and an ejector (116); at least two of the subassemblies (20, 116) having a separate and dedicated drive each; controllable motors (118, 122) forming power sources for the dedicated drives (column 7, lines 49-51, 54-55); and control units (150) connected to and operatively associated with each of the motors (118, 122, 154), the control units (150) synchronizing a movement of one of the subassemblies with a movement of at least one another of the subassemblies (column 7, lines 38-46, 66-67; column 8, lines 1-10; figures 7 and 12). Although Examiner feels as though it is well known in the art to substitute individual motor drives for subassemblies that are driven by one central drive unit, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the drive arrangement of Boss et al. to include the individual motor drives for separate subassemblies as taught by Bodie et al., for the purpose of providing individual control over each subassembly.

With respect to claim 6 and its limitations as stated above, Boss et al. in view of Bodie et al. discloses a gathering stapler which comprises a central control device (Bodie et al.-120) controlling the control units (Bodie et al.-150) of the controllable motors (Bodie et al.-118, 122).

Regarding claim 8 and its limitations as stated above, Boss et al. in view of Bodie et al. discloses a gathering stapler wherein at least one of the control units (Bodie et al.-150) has a microprocessor (Bodie et al.-column 9, line 21).

In reference to claim 10 and its limitations as stated above, Boss et al. in view of Bodie et al. discloses a gathering stapler wherein at least one of the control units (Bodie et al.-150) has a

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programmable control device for the respective motor(s) (Bodie et al.-column 7, lines 35-38; figures 12-16b).

Regarding claim 11 and its limitations as stated above, Boss et al. in view of Bodie et al. discloses a gathering stapler wherein at least one of the control units has an input/output unit for programmable control (Bodie et al.-column 7, lines 35-45, 66-67; column 8, lines 1-10; figures 12-16b).

With respect to claim 12 and its limitations as stated above, Boss et al. in view of Bodie et al. discloses a gathering stapler wherein at least one of the control units comprises a motor controller and a motor control end stage (Bodie et al.-figures 12-16b).

Regarding claim 14 and its limitations as stated above, Boss et al. in view of Bodie et al. discloses a gathering stapler further comprising a display device (Bodie et al.-130) and an operating panel (Bodie et al.-120) connected to the at least one control unit (Bodie et al.-150; figure 5).

In reference to claim 21 and its limitations as stated above, Boss et al. in view of Bodie et al. discloses a gathering stapler wherein a first one of the plurality of subassembly drives includes a controllable motor (Bodie et al.-118) connected to the chain (Boss et al.-6; Bodie et al.-20) and a second one of the plurality of subassembly drives includes a controllable motor (Bodie et al.-118; column 12, lines 5-11) connected to the stapling cartridge (Boss et al.-15; Bodie et al.-10, 104).

Regarding claim 22 and its limitations as stated above, Boss et al. in view of Bodie et al. discloses a gathering stapler wherein a third one of the plurality of the subassembly drives includes a controllable motor connected to the chain and a second of one of the plurality of

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subassembly drives includes a controllable motor connected to the stapling carriage (Boss et al.-column 4, lines 31-37)

With respect to claim 23 and its limitations as stated above, Boss et al. in view of Bodie et al. discloses a gathering stapler including motor control units (Bodie et al.-120, 150) each connected to a respective one of the motors (Bodie et al.-188, 122).

In reference to claim 24 and its limitations as stated above, Boss et al. in view of Bodie et al. discloses a gathering stapler wherein at least one of the motor control units (Bodie et al.-120, 150) includes a revolution speed detector (Bodie et al.-126).

Regarding claim 25 and its limitations as stated above, Boss et al. in view of Bodie et al. discloses a gathering stapler wherein at least one of the motor control units includes a phasing detector (Bodie et al.-160; column 11, lines 49-53).

## Response to Arguments

4. Applicant's arguments with respect to claims 6, 8, 10-12 and 14 have been considered but are most in view of the new ground(s) of rejection.

## Conclusion

5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Refer to attachment for notice of references cited and recommended for consideration.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Gloria R Weeks whose telephone number is (703) 605-4211. The examiner can normally be reached on 7:30 am - 6:00 pm Monday-Thursday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Rinaldi I Rada can be reached on (703) 305-2187. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 872-9302 for regular communications and (703) 872-9303 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-1789.

Gloria R Weeks Examiner Art Unit 3721

April 29, 2003

Rinaldi I. Rada Supervisory Patent Examiner Group 3700